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DATE MAILED: 12/16/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/965,696	09/27/2001	Young-Hoon Song	21C-0003	4414	
7590 12/16/2003			EXAM	INER	
Daniel F. Drexler			MAYEKAR, KISHOR		
Cantor Colburn LLP 55 Griffin Road South			ART UNIT	PAPER NUMBER	
Bloomfield, C.	Γ 06002	1753			

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applie	cation No.	Applicant(s)	14.				
Office Action Summary		09/96	5,696	SONG ET AL.					
		Exam	iner	Art Unit					
			Mayekar	1753					
Period fo	The MAILING DATE of this commo or Reply	inication appears on	the cover sheet with	h the correspondence ad	dress				
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD WAILING DATE OF THIS COMMU isons of time may be available under the provisio SIX (8) MONTHS from the mailing date of this coperid for reply specified above is less than thirty period for reply is specified above, the maximum re to reply within the set or extended period for reply is specified above, the maximum of the provision of the p	NICATION. ns of 37 CFR 1.136(a). In n nmunication. (30) days, a reply within the statutory period will apply al	. o event, however, may a repeated thinks statutory minimum of thirty and will expire SIX (6) MONT application to become ABA	oly be timely filed  (30) days will be considered timely HS from the mailing date of this or NDONED (35 U.S.C. § 133).	, mmunication.				
1)🖂	Responsive to communication(s) f	iled on <i>09 October :</i>	2003.						
2a)□	This action is FINAL.	is action is FINAL. 2b) This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)	4)⊠ Claim(s) <u>1-14</u> is/are pending in the application.								
	4a) Of the above claim(s) is	are withdrawn from	consideration.		-				
5) Claim(s) is/are allowed.									
	Claim(s) <u>1-14</u> is/are rejected.	ē,							
	Claim(s) is/are objected to.	:							
	Claim(s) are subject to resti	iction and/or election	n requirement.						
	on Papers								
·	The specification is objected to by t		_						
	The drawing(s) filed on 27 September 1	,		•	niner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
	The oath or declaration is objected			· -					
	nder 35 U.S.C. §§ 119 and 120	to by the Examiner.	Note the attached	Office Action of form FT	0-152.				
	Acknowledgment is made of a clair	m for foreign priority	rundor 35 H C C S	110(a) (d) ar (f)					
a)[ * S 13)	All b) Some * c) None of:  All b) Some * c) None of:  Certified copies of the priorit  Copies of the certified copies application from the Internation the attached detailed Office acticknowledgment is made of a claim for a specific reference was included CFR 1.78.  The translation of the foreign lacknowledgment is made of a claim ference was included in the first seiner and the first	y documents have to y documents have to s of the priority docu- onal Bureau (PCT for on for a list of the co- for domestic priority ed in the first senter inguage provisional for domestic priority	peen received. Deen received in Appurents have been received in Appurents have been received in Appurents have been received to the specificat application has been under 35 U.S.C. §	plication No eceived in this National society 119(e) (to a provisional for or in an Application I ar received.	application) Data Sheet.				
Attachment	(s) .								
2) 🔲 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review ( ation Disclosure Statement(s) (PTO-1449)			mmary (PTO-413) Paper No(s rmal Patent Application (PTO-					
	day of Otto								

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### DETAILED ACTION

#### Election/Restrictions

1. Applicant's election without traverse of invention of Group I, claims 1-14 field October 9, 2003 is acknowledged.

## Claim Objections

2. Claims 5 and 12 are objected to because of the extra period punctuation at the end. Appropriate correction is required.

# Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 6 and 13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claims 6 and 13, the phrases "MS 5A" and "MS 3A" are indefinite because they are not defined or are not common terms.

### Claim Rejections - 35 USC \$ 102 and 103

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claim 1 is rejected under 35 U.S.C. 102(e) as being clearly anticipated by HEMINGWAY (6,464,945). See Figs. 8, 5-6 and col. 5, lines 14-20.
- 8. Claims 2-4, 6-11, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over HEMINGWAY '945 in view of BARLOW et al. (5,914,015). HEMINGWAY further discloses in col. 1, lines 45-60 and col. 2, lines 7-8 that a reactor comprises a group of relatively thin stacked cells forming a gas passage and separately by an insulating means wherein electrodes are formed by conductive ink sandwiched between two thin non porous alumina plates and alternate ground and charge carrying electrodes in the insulating means on opposite sides of the cells are disposed close to, but electrically insulated from , the cells by the insulating means. The difference between HEMINGWAY and the instant claims is the provision of catalyst on top of the dielectric coated electrode. BARLOW shows the above limitation in a reactor for treating exhaust gas (see Figs. 2 and 2B; and

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col. 4, lines 8-11). The subject matter as a whole would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified HEMINGWAY's teachings as suggested by BARLOW because this would provide alternating reductive and oxidative zones for exhaust gas processing.

As to the subject matter of each of claims 3, 6, 8, 10 and 13, the selection of the thickness of dielectric plates, equivalent zeolite materials and power supply unit would be within the skill of ordinary level in the art.

9. Claims 5 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over HEMINGWAY '945 as modified by BARLOW '015 as applied to claims 2-4, 6-11, 13 and 14 above, and further in view of HENIS (3,983,021). The further difference between the references as applied above and the instant claims is the recited of metallic catalyst as the catalysts. HENIS shows in reactor for treating exhaust gases by electric discharge the use of the recited metallic elements as the catalyst in addition to titania or silicon oxide (col. 10, lines 12-45). The subject matter as a whole would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the references'

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teachings as suggested by HENIS because the selection of any of known equivalent catalyst materials would be within the level of ordinary skill in the art.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kishor Mayekar whose telephone number is (703) 308-0477. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nam Nguyen can be reached on (703) 308-3322. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Kishor Mayekar Primary Examiner Art Unit 1753

KΜ